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1 D. GEORGE SWEIGERT, C/O
2 336 BON AIR CENTER #241
GREENBRAE, CA 94904

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA

D. GEORGE SWEIGERT

Case No.: 2:18-cv-01633-RMG-BM

Plaintiff,

vs.

JASON GOODMAN

Defendant

PLAINTIFF'S SHOW CAUSE MOTION FOR AN
ORDER AS TO WHY THE DEFENDANT SHOULD
NOT RESTRAINED BY AN INJUNCTION TO
CEASE AND DESIST DEFENDANT'S COPYRIGHT
INFRINGEMENT

PLAINTIFF'S SHOW CAUSE MOTION FOR AN INJUNCTIVE ORDER

13 NOW COMES THE PRO SE plaintiff, a layman non-attorney, to MOTION this Court as to why the
14 defendant should not be restrained with an injunctive order to cease the copyright infringement of the plaintiff's
15 intellectual property on social media platforms pursuant to F.R.C.P. Rule 65(a). Restated: the plaintiff requests that
16 this Court deem Jason Goodman, defendant, to have violated the protected copyright of the plaintiff requiring this
17 Court's injunctive order pursuant to F.R.C.P. Rule 65(a).

19 An accompanying BRIEF TO SUPPORT PLAINTIFF'S SHOW CAUSE MOTION FOR AN ORDER AS
20 TO WHY THE DEFENDANT SHOULD NOT RESTRAINED BY AN INJUNCTION TO CEASE AND DESIST
21 DEFENDANT'S COPYRIGHT INFRINGEMENT is concurrently filed with this MOTION.

22 The Court's indulgence is sought to consider the accompanying BRIEF to be fully re-stated within this
23 Rule 65(a) MOTION.

Dated this day of July 5, 2018

D. George S. Swigert
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D. GEORGE SWEIGERT

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28 PLAINTIFF'S SHOW CAUSE MOTION AS TO WHY THE DEFENDANT SHOULD NOT BE DEEMED TO
HAVE RECEIVED CONSTRUCTIVE NOTICE OF PENDING LAWSUIT

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4
5 IN THE UNITED STATES DISTRICT COURT
6 FOR THE DISTRICT OF SOUTH CAROLINA

7 D. GEORGE SWEIGERT Case No.: 2:18-cv-01633-RMG-BM
8 Plaintiff,
9 vs. CERTIFICATE OF SERVICE
10 JASON GOODMAN
11 Defendant

12 7/2/18 CERTIFICATE OF SERVICE

13 On this day, July 5, 2018, I have caused to be placed into the U.S. Postal Service true copies of the
14 attached pleading (with First Class postage affixed) to the following parties. To include: Plaintiff's Show
15 Cause Motion, Brief in Support of Plaintiff's Show Cause Motion and Plaintiff's Second Request for Judicial
16 Notice.

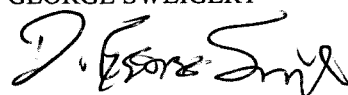
17 ~~Clerk of the Court~~ 7/6/18
18 ~~U.S. District Court~~ B4
19 ~~Matthew J. Perry, Jr. Courthouse~~ COURIER
901 Richland Street
Columbia, South Carolina 29201

20 Jason Goodman
21 252 7th Avenue #6S
22 New York, NY 10001

23 GENERAL COUNSEL
24 YOUTUBE, LLC
901 Cherry Avenue
San Bruno, CA 94066

25 I hereby attest under the penalties of perjury that the foregoing is true and accurate.

26 
27 D. GEORGE SWEIGERT

28 

CERTIFICATE OF SERVICE - 1